

INSISTS ON UNION WAGES IN TUNNEL.

That Is the Ultimatum
to the Pennsylvania
Railroad Again Laid
Down by Cantor.

MUST MAKE CONCESSIONS.

Borough President Declares
He Will Continue to Obstruct
Ordinance Unless Company
Deals with Labor.

Borough President Cantor says he
will not recede from the position he
took yesterday at the hearing on the
question of granting the much sought
tunnel franchise to the Pennsylvania
Railroad.

He made it very clear indeed that
unless the Pennsylvania Railroad
agrees to the observance of the eight-
hour law and the payment of the
"prevailing rate of wages" in the con-
struction of the proposed tunnel un-
der the heart of Manhattan he would
continue obstruction methods until
some satisfactory understanding on
those two points so vital to labor is
reached.

He repeated this to-day and said his
stand was taken not only in the inter-
ests of labor, but in that of the city
itself.

Some Striking Reasons.
"I have taken this stand," he said,
"first, because the welfare of the city
and the working class are in a measure
dependent upon compelling the Penn-
sylvania Railroad to enter into such an
agreement and living up to it.

"Second, because the acceptance of the
eight-hour and prevailing-rate-of-wages
clauses will have the effect of prevent-
ing a most undesirable class of padrone
labor from flocking into the city for the
five years during which the tunnel will
be building.

"Third, because I know of no reason
why the Pennsylvania Railroad, which
declares that it pays the union rate of
wages in Pennsylvania and conforms to
the hours of labor law, should not be
willing to abide by similar conditions
when permitted to come into New York.

What Worries the Company?
"Is it not right for the representatives
of the people of this city to demand
these things in the interest of the city
and the people?" asked President Can-
tor. "The Pennsylvania Railroad has
declared through its representatives
that the Court of Appeals has decided
that the stipulation of the prevailing
rate of wages in a contract is uncon-
stitutional. Perhaps it is, but who is to
question the constitutionality of that
clause or declare the contract illegal if
it is agreed to pay the union scale of
wages? Surely the Pennsylvania Rail-
road itself will not raise the question
if it agrees to it. Then who, outside of
the municipality and the people, has
the right to raise the point? Surely
the city will not.

"The city administration is already on
record on that point and went on record
only a few weeks ago, when it re-
modelled the contract for the Jerome
Park reservoir work and spent an ad-
ditional \$50,000 in doing so. The city
purposely relegated the former contract
and created a new one, which specifically
declares that the prevailing rate of
wages must be paid.

Here Is the Point
"If it is desirable to insist on these
things in connection with the Jerome
Park reservoir, which is remote from
the city, it is certainly even more de-
sirable to insist on them being observed
in the heart of the city.

"Why then is the corporation not
willing to do in New York what it
claims it does at home—observe the
union scale and hours of labor?"
President Cantor said that the Penn-
sylvania Railroad controls a vast army
of padrone workers which it could ship
into New York to work on the tunnel
to the detriment of decent labor.

HILL IS HERE AND POLITICS IS LIVELY

The Ex-Governor Takes Up
Apartments in the Hoffman
House and Leaders Call
on Him.

The local Democratic political pot
boiled to-day when David Bennett
Hill came to town and took apart-
ments in the Hoffman House. He had
scarcely installed himself when political
leaders arrived from all over Greater New
York, and some from outside, among
these latter William S. Mackey, of
Brooklyn, was another caller.

The first and, evidently, the most im-
portant caller was Senator Timothy D.
Sullivan, for he remained in consulta-
tion with Mr. Hill longer than did any-
body else. Senator Pat McCarran, of
Brooklyn, was another caller.

The political sharps who hang around
the Hoffman House and the Fifth Ave-
nue Hotel say that the visit of Mr. Hill
is for the purpose of telling the Tam-
many leaders the name of his choice
for candidate for Governor, and they
add that, as he is now the undisputed
boss of the State, his choice will be
accepted.

WHERE THE MILLIONS MEET—
The West Pages of the Sunday
World every Sunday.

JEROME AFTER CAPT. CREEDEN.

Pool-Room in His District Was
Inquired Into by the Dis-
trict-Attorney and No Bets
Are Made.

Business at Purcell's pool-room, at
Eightieth street and Third avenue, will
be on a precarious basis to-day. Some-
body told District-Attorney Jerome
about the place, and he promptly tele-
phoned Capt. Creedon, of the East
Eighty-eighth street station, to look af-
ter it. The Captain was very busy after
the receipt of the message, and betting
operations were suspended when the
proper tip went out.

The pool-room proprietors realize that
under present circumstances they can-
not be afforded the immunity which they
have enjoyed, but in view of the ex-
pense they underwent to arrange mat-
ters they think that they should be
given a little leeway in dealing with old
customers.

The question is whether Mr. Jerome,
with the aid of the Citizens' Union, will
keep up his raiding. Mr. Jerome says
he is not likely to do so unless the Board
of Estimate allows him the money
necessary to carry on the work. New-
spapers there is a strong suspicion
among the police and the gambling ele-
ment that the District-Attorney and
the Citizens' Union have decided to cut
loose from the present administration
and show up gambling and corruption,
no matter how embarrassing the ex-
posure may be.

Mr. Jerome says that so far as gam-
bling-houses and pool-rooms are con-
cerned the outlook ahead is for a very
hard winter.
"If I could only break about five cap-
tains at this time," the District-Attor-
ney is quoted as saying, "I believe there
would be no necessity for trying an-
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Mr. Jerome was asked if any one was
furnishing him with money to get evi-
dence against gambling houses.
"Yes, the Citizens' Union had ten or
fifteen million dollars which they will
turn over to me," he replied ironically.

Mr. Jerome said the next charges to
go to Police Headquarters will be those
against Capt. Creedon and Wardman
Downes.
Asked if he thought Devere's election
would injure the Democratic party, Mr.
Jerome answered: "Yes, I believe it
will."

TO HARNESS HUMAN ENERGY.

Mulgrew Wanted to Make Every
One in New York Work for Him.
Thomas Mulgrew, of no address in
particular, was on the line before Mag-
istrate Pool in Centre Street Court to-
day.

"I have a great scheme," he whis-
pered to the Magistrate, when it came
his turn, "and I'll let you in on it."
"What is it?" asked the Magistrate.
"It's my own," was the reply. "I
propose to harness the energy of man-
kind. Just think of the power that
could be developed if all the persons
walking in this city could be utilized for
a motive power! It would beat Niagara
all hollow."

"How would you do it?" a bystander
inquired.
"Why, that would be easy," replied
Mulgrew. "I'd tie strings to their
heels and have all the strings fastened to
a chain which would revolve engines."
Mulgrew was sent to Bellevue for a
few days' observation.

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things in connection with the Jerome
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the city, it is certainly even more de-
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GROUT HOPES FOR LOWER TAX RATE.

New Assessment System and
Lower State Rate Should
Bring the Figures Down, He
Argues.

Comptroller Grout said to-day that in
his opinion the budget to be made up in
October for next year will be lower than
that of April, also that the tax rate
next year will be considerably lower
than it is now, owing to the system of
assessing real property at its full value.
"There is one point about the new
system," said Mr. Grout, "that seems to
cause a great deal of misapprehension.
Those whose property is assessed at
its full value now are afraid that they
will have to pay one a double valuation
under the new system."

"That is not so. If a piece of prop-
erty is assessed at its full value it can-
not be assessed for more and the new
method of assessment would operate
in favor instead of against such prop-
erty, because other property would be
made to contribute an equal share."

"There are glaring inequalities in the
assessments and I would like to see
buildings and land assessed separately.
I think that this method would make
equal some of the most glaring in-
equalities."

"The single tax people seem to be in
favor of this method and they have
given the subject of taxation more study
than the average men."

Mr. Grout was asked what reasons he
had for believing that the next budget
will be lower, and he answered:
"The State tax in the present budget
is \$4,000,000. The State tax this year will
be less than \$2,000,000, and here is a clear
saving of \$2,000,000. Assuming that there
will be an increase of \$2,000,000 for the
natural increase in the expenses for im-
provements, there is still a saving of
\$2,000,000."

"I estimate that the natural increase
in real estate values due to the erection
of several large buildings will amount
to something like \$20,000,000, and this in-
crease will make the tax bills lower."

Points Out Precedents.
Mr. Connolly cites the Gilroy case, in
which an order was made directing the
payment of an award to a claimant in
Aqueduct proceedings. An appeal was
taken, and Justice Willard Bartlett de-
clined the application to punish for con-
tempt in refusing to pay the award pend-
ing appeal on the ground that "the real
applicant is a domestic municipal cor-
poration, and the appeal, therefore, oper-
ates as a stay under Section 1314 of the
Code."

In all Mr. Connolly quotes seven cases,
including two from the Appellate Divi-
sion, which, he holds, are similar to the
present one, and which, he argues, ab-
solutely dispose of the motion to punish
Mr. Sturgis.

Detail from Sturgis.

Secretary Leary, of the Fire Depart-
ment, to-day gave out the following
statement:
"Commissioner Sturgis when asked
concerning the statement printed in
the morning papers that since Ed-
ward F. Croker has been appointed
chief of the department he has spent
but one night at home on or to Aug. 1,
and that he had been on duty night and
day continuously, said that on May 28
he preferred an application to the Com-
missioner for leave of absence with per-
mission to leave the city from Saturday
afternoon until Monday forenoon of
each week during the months of June,
July, August and September, except
when on his regular vacation leave,
the time of absence to be from 12 o'clock
noon on Monday, and that Chief Croker
had availed himself of the privilege
during the past three months."

OLD FIRM FAILS.
HARRISBURG, Pa., Sept. 4.—Edgar
V. Einstein & Co., proprietors of a large
department store, have made an assign-
ment. The liabilities are given as
\$117,000, and the assets \$80,000. The firm
has been in business for fifty years.

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JIMINEZ CHARGES HIM WITH ASSAULT

Abelardo Moscazo was to-day held in
\$500 bail for examination next Tuesday
by Magistrate Deuel, in Jefferson Market
Court. He was charged by Juan Jimi-
nez, former President of the "Black
Republic" of San Domingo, with having
assaulted him last Saturday night in
the lobby of the Hotel Muro, No. 116
West Fourteenth street.

Jiminez declares that Moscazo has long
been his enemy and attacked him in a
series of virulent newspaper articles
previous to the revolution which ousted
him from the Presidency last May. He
also says that his assailant smarts under
his refusal to make him Consular Agent
in this city.

Moscazo declares that his writings
were on the subject of political econ-
omy and conditions in San Domingo.
He insists that he has lived in this city
most of the time for the past nine
years. He says that the object of his
writings was to show that the people
were not to attack Jiminez but to present
a claim which he holds against him.
He is living at the Union Square Hotel.

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BRIEFS FILED IN CROKER CASE

Asst. Corp. Counsel
Connolly Renews Con-
tention that Sturgis Is
Not in Contempt.

POINTS OUT PRECEDENTS

Argues that Appeal Acts as
Stay and Fire Commissioner
Cannot Be Punished for Not
Reinstating Chief.

Assistant Corporation Counsel Con-
nolly to-day filed his brief in reply to
the points raised in the argument on
Tuesday before Justice Blachford on the
application of ex-Assistant Corporation
Counsel John J. Delaney for the pun-
ishment of Fire Commissioner Thomas
Sturgis for contempt of court in re-
fusing to obey the mandamus issued
by Justice Ernest Hall directing that
the Commissioner forthwith restore
Chief Edward F. Croker to his office
and to the command of the uniformed
force.

He argues at length that the appeal
taken by the Corporation Counsel in
behalf of the Fire Commissioner acted
as a stay.

Mr. Connolly's main point is that the
Fire Commissioner cannot be justly
punished because he did not have time
to file his notice of appeal earlier and
that the Corporation Counsel in fact
acted with remarkable diligence in
getting his notice of appeal served
within three hours from the serving of
the writ.

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Housefurnishings. The September Sale.

More people every day in the Basement.
Why not? The Sale expands like a budding flower—more and more
folks are daily finding out how many distinct advantages it offers.

The best of everything; everything of the best. No store offers
greater varieties; no prices more powerfully in your favor.

GRAY STEEL ENAMEL WARE.
Every Piece Guaranteed First Quality.
TEA OR COFFEE POTS, 1-qt. size, 22c; 2-qt. size, 28c; 3-qt. size, 32c; 4-qt. size, 38c; 5-qt. size, 42c; 6-qt. size, 48c; 8-qt. size, 58c; 10-qt. size, 68c; 12-qt. size, 78c; 15-qt. size, 88c; 20-qt. size, 1.00; 25-qt. size, 1.10; 30-qt. size, 1.20; 35-qt. size, 1.30; 40-qt. size, 1.40; 45-qt. size, 1.50; 50-qt. size, 1.60; 55-qt. size, 1.70; 60-qt. size, 1.80; 65-qt. size, 1.90; 70-qt. size, 2.00; 75-qt. size, 2.10; 80-qt. size, 2.20; 85-qt. size, 2.30; 90-qt. size, 2.40; 95-qt. size, 2.50; 100-qt. size, 2.60; 105-qt. size, 2.70; 110-qt. size, 2.80; 115-qt. size, 2.90; 120-qt. size, 3.00; 125-qt. size, 3.10; 130-qt. size, 3.20; 135-qt. size, 3.30; 140-qt. size, 3.40; 145-qt. size, 3.50; 150-qt. size, 3.60; 155-qt. size, 3.70; 160-qt. size, 3.80; 165-qt. size, 3.90; 170-qt. size, 4.00; 175-qt. size, 4.10; 180-qt. size, 4.20; 185-qt. size, 4.30; 190-qt. size, 4.40; 195-qt. size, 4.50; 200-qt. size, 4.60; 205-qt. size, 4.70; 210-qt. size, 4.80; 215-qt. size, 4.90; 220-qt. size, 5.00; 225-qt. size, 5.10; 230-qt. size, 5.20; 235-qt. size, 5.30; 240-qt. size, 5.40; 245-qt. size, 5.50; 250-qt. size, 5.60; 255-qt. size, 5.70; 260-qt. size, 5.80; 265-qt. size, 5.90; 270-qt. size, 6.00; 275-qt. size, 6.10; 280-qt. size, 6.20; 285-qt. size, 6.30; 290-qt. size, 6.40; 295-qt. size, 6.50; 300-qt. size, 6.60; 305-qt. size, 6.70; 310-qt. size, 6.80; 315-qt. size, 6.90; 320-qt. size, 7.00; 325-qt. size, 7.10; 330-qt. size, 7.20; 335-qt. size, 7.30; 340-qt. size, 7.40; 345-qt. size, 7.50; 350-qt. size, 7.60; 355-qt. size, 7.70; 360-qt. size, 7.80; 365-qt. size, 7.90; 370-qt. size, 8.00; 375-qt. size, 8.10; 380-qt. size, 8.20; 385-qt. size, 8.30; 390-qt. size, 8.40; 395-qt. size, 8.50; 400-qt. size, 8.60; 405-qt. size, 8.70; 410-qt. size, 8.80; 415-qt. size, 8.90; 420-qt. size, 9.00; 425-qt. size, 9.10; 430-qt. size, 9.20; 435-qt. size, 9.30; 440-qt. size, 9.40; 445-qt. size, 9.50; 450-qt. size, 9.60; 455-qt. size, 9.70; 460-qt. size, 9.80; 465-qt. size, 9.90; 470-qt. size, 10.00; 475-qt. size, 10.10; 480-qt. size, 10.20; 485-qt. size, 10.30; 490-qt. size, 10.40; 495-qt. size, 10.50; 500-qt. size, 10.60; 505-qt. size, 10.70; 510-qt. size, 10.80; 515-qt. size, 10.90; 520-qt. size, 11.00; 525-qt. size, 11.10; 530-qt. size, 11.20; 535-qt. size, 11.30; 540-qt. size, 11.40; 545-qt. size, 11.50; 550-qt. size, 11.60; 555-qt. size, 11.70; 560-qt. size, 11.80; 565-qt. size, 11.90; 570-qt. size, 12.00; 575-qt. size, 12.10; 580-qt. size, 12.20; 585-qt. size, 12.30; 590-qt. size, 12.40; 595-qt. size, 12.50; 600-qt. size, 12.60; 605-qt. size, 12.70; 610-qt. size, 12.80; 615-qt. size, 12.90; 620-qt. size, 13.00; 625-qt. size, 13.10; 630-qt. size, 13.20; 635-qt. size, 13.30; 640-qt. size, 13.40; 645-qt. size, 13.50; 650-qt. size, 13.60; 655-qt. size, 13.70; 660-qt. size, 13.80; 665-qt. size, 13.90; 670-qt. size, 14.00; 675-qt. size, 14.10; 680-qt. size, 14.20; 685-qt. size, 14.30; 690-qt. size, 14.40; 695-qt. size, 14.50; 700-qt. size, 14.60; 705-qt. size, 14.70; 710-qt. size, 14.80; 715-qt. size, 14.90; 720-qt. size, 15.00; 725-qt. size, 15.10; 730-qt. size, 15.20; 735-qt. size, 15.30; 740-qt. size, 15.40; 745-qt. size, 15.50; 750-qt. size, 15.60; 755-qt. size, 15.70; 760-qt. size, 15.80; 765-qt. size, 15.90; 770-qt. size, 16.00; 775-qt. size, 16.10; 780-qt. size, 16.20; 785-qt. size, 16.30; 790-qt. size, 16.40; 795-qt. size, 16.50; 800-qt. size, 16.60; 805-qt. size, 16.70; 810-qt. size, 16.80; 815-qt. size, 16.90; 820-qt. size, 17.00; 825-qt. size, 17.10; 830-qt. size, 17.20; 835-qt. size, 17.30; 840-qt. size, 17.40; 845-qt. size, 17.50; 850-qt. size, 17.60; 855-qt. size, 17.70; 860-qt. size, 17.80; 865-qt. size, 17.90; 870-qt. size, 18.00; 875-qt. size, 18.10; 880-qt. size, 18.20; 885-qt. size, 18.30; 890-qt. size, 18.40; 895-qt. size, 18.50; 900-qt. size, 18.60; 905-qt. size, 18.70; 910-qt. size, 18.80; 915-qt. size, 18.90; 920-qt. size, 19.00; 925-qt. size, 19.10; 930-qt. size, 19.20; 935-qt. size, 19.30; 940-qt. size, 19.40; 945-qt. size, 19.50; 950-qt. size, 19.60; 955-qt. size, 19.70; 960-qt. size, 19.80; 965-qt. size, 19.90; 970-qt. size, 20.00; 975-qt. size, 20.10; 980-qt. size, 20.20; 985-qt. size, 20.30; 990-qt. size, 20.40; 9